

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF PUERTO RICO**

UNITED STATES OF AMERICA Plaintiff,  v.  EDGARDO SANCHEZ SOSA Defendant.	Criminal no. 19-647 (RAM)
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**MOTION REQUESTING MODIFICATION OF RELEASE CONDITIONS**

**TO THE HONORABLE COURT:**

Comes now the defendant, Mr. Sanchez Sosa, and respectfully states and prays as follows:

1. Mr. Sanchez Sosa is currently on bond pending the resolution of his criminal matter.
2. This Court has granted his previous requests for modifications to the release conditions for various reasons.
3. Mr. Sanchez Sosa has secured an appointment to sign-up for the state medical insurance (Reforma), and needs to obtain various certificates from different agencies in the metropolitan area.
4. He also needs to finalize his move from his metropolitan area home and requires some additional time to visit his home.

**WHEREFORE**, it is respectfully requested that this Honorable Court authorize Mr. Sanchez Sosa to accomplish these tasks this Friday November 8, 2019, and therefore authorize that he accomplish these tasks from 8:00 am – 7:00 pm.

**RESPECTFULLY SUBMITTED.**

In San Juan, Puerto Rico, this 7<sup>th</sup> day of November 2019.

**I HEREBY CERTIFY**, that on this date the present document has been filed electronically and will be available for viewing and downloading from the Court's CFM/ECF system by U.S. Attorney's Office, or the public.

s/ Diego H. Alcalá Laboy

Diego H. Alcalá Laboy

P.O. Box 12247

San Juan, PR 00914

Tel.: (787) 432-4910

USDC-PR No. 300504

[dalcala@defensorialegal.com](mailto:dalcala@defensorialegal.com)